

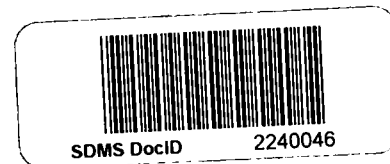
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SITE ASSESSMENT TECHNICAL ASSISTANCE

EPA CONTRACT 68-S5-3002



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17 May 2000

(b) (4)

TDD No. 0001-90A

Roy F. Weston, Inc.

Dear (b) (4)

I have spoken to Mike Towle today. He did not have a chance to review the E&S Plan yet, but he'll try to do that tomorrow. The following are few questions that I had on the current plan. I understand it is a work in progress, but since I will be the person overseeing the construction I'd like to know all the details.

1. Should there be a silt fence on the eastern limit of disturbance, to prevent sediment from entering into the water body located along the railroad?
2. What is the latest on the fenced property north of the site? Is this fence going to be moved, and what sort of controls will be installed there then?
3. Are we required to provide a detail for the railroad crossing?
4. Will there be an access way for the geotech machinery to enter the mudflat to do the borings? These borings should start on May 30th, therefore we should figure out access ways ASAP.

These were the questions that came to my mind just from looking at the E&S Plan. Let me know what you think. I should be in the office at least until the end of this week.

I have asked Andrew to summarize Labor Pool Hours for you and him on this project. I really need to keep track of them to make sure we are not going over. I have not received anything from him on that matter, however. I will appreciate if you could remind him, or provide that information yourself. We only have about 100 hrs for both of you (20 were used for toxicity evaluation), so at about 75 hrs I need to ask the OSC to amend the TDD.

Feel free to give me a call if you have any questions.

Best regards,

(b) (4)

Environmental Scientist

cc: (b) (4)

Roy F. Weston, Inc.

FEDERAL PROGRAMS DIVISION

In Association with Foster Wheeler Environmental Corporation; Resource Applications, Inc.; C.C. Johnson & Malhotra, P.C.; and
PRC Environmental Management, Inc.